IN AND BEFORE THE OKLAHOMA STATE BOARD OF MEDICAL LICENSURE AND SUPERVISION STATE OF OKLAHOMA

STATE OF OKLAHOMA, ex rel.	
THE OKLAHOMA STATE BOARD	SEP 1 2 2014
OF MEDICAL LICENSURE AND) 321 12 2014
SUPERVISION,	OKLAHOMA STATE BOARD OF MEDICAL LICENSURE & SUPERVISION
Plaintiff,)
vs.) Case No. 07-10-3394
JEFFREY PORRAS, M.D.	ý
LICENSE NO. MD 23554)
Defendant.	

APPLICATION TO DETERMINE EMERGENCY

Plaintiff, the State of Oklahoma, *ex rel*. the Oklahoma State Board of Medical Licensure and Supervision (the "Board"), requests to have an emergency be declared to enable the Secretary of the Board to conduct an emergency suspension hearing against Defendant, Jeffrey Porras, M.D., Oklahoma medical license number 23554, as authorized under 59 O.S. 2011 § 503.1 and 75 O.S. 2011 §314. In support of this application, the State submits the following:

- 1. The Board is a duly authorized agency of the State of Oklahoma empowered to license and oversee the activities of physicians and surgeons in the State of Oklahoma pursuant to 59 Okla. Stat. § 480 *et seq*. Under section 503.1 the Secretary of the Board may determine that "an emergency exists for which an immediate suspension of a license is imperative for the public health, safety and welfare."
- 2. Defendant, Jeffrey Porras, M.D., holds Oklahoma medical license no. MD 23554 and is authorized to practice as a physician in the State of Oklahoma.
- 3. The evidence reflects in pertinent part the following:

PATIENT MCL

Defendant saw this patient at his clinic for a follow up appointment in response to an "abnormal" result from a pap smear. During this examination Defendant had the patient roll over on her stomach after conducting a first bimanual examination. After the patient rolled over, Defendant repeatedly thrust his fingers in the patient's vagina causing pain, discomfort and embarrassment. This unwelcomed behavior was lewd, lascivious, seductive and sexually demeaning.

PATIENT BSL

Patient went to see Defendant on multiple occasions. On the final occasion she went for a pap smear and mentioned a rash on her arm that had, at times past, been on her hips. Defendant mentioned he needed to look at her hips and with the use of coercion and force had Patient lower her pants and underwear, turned her around and pushed her over the examination table. Defendant then without consent or good cause spread patient's buttocks and looked at her in a lewd, lascivious, seductive and sexually demeaning way.

PATIENT ADL

Patient saw Defendant on numerous occasions. On the final occasion patient presented with cervical pain and Defendant said she needed a pap smear. After conducting the pap smear and a bimanual exam, Defendant began rubbing on the patient's clitoris with his thumb. On other occasions Defendant made suggestive comments about the patient's undergarments. These actions were done without consent and were lewd, lascivious, seductive and sexually demeaning.

PATIENT TJL

Patient saw Defendant for a pap smear. During examination of the patient, Defendant thrust his fingers in her vagina, rubbed her genitalia and made lewd, lascivious, seductive and sexually demeaning comments. He also rubbed around her vaginal and rectal area. These actions were unwelcomed and medically unnecessary.

Defendant entered into an agreement not to practice until the case against him had been heard by the board. On August 14, 2014 notice was given through his counsel that he was withdrawing his agreement and intended to begin practicing medicine. That fact, coupled with the egregious nature of the acts committed by the Defendant, poses a grave risk to the public health, safety and welfare, such that immediate suspension of Defendant's license to practice is imperative.

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